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A. W. PEARSON,

MARCH 12

THE HAWAIIAN BAND.

The Legislature may well think twice Platt. before it votes to dissolve a band which dates back to the Kamehamehas tions, has welcomed the coming and they see one of them. sped the parting guest, has enlivened the public parks and has given tourists

We admit that the plea against the taxes goes for the benefit of outlying the objectionable passages. communities. But we will pass that and merely suggest that the Legislature might save the band without sacrificing its point, by providing that the organization shall take inter-Island tours. concord of sweet sounds; Spreckelsville and Walluku and all the rest of the shout under the inspiration of bugle and drum; and Honolulu would not be Salvation Army band.

Don't let the Kappelmeister's musi-

LEGISLATIVE ENCROACHMENT.

The Legislature, though sensitive to a fault about its own freedom from Executive interference, seems determined to meddle, on its own side, with Executive concerns. First we had a rathe peremptory demand from the Senate for the nominations which the Governor is House undertakes to tell him what to do in regard to Land Commissioner Brown, who is at Washington on public birginess We can well imagine what the Senate would say if, after having received the Executive nominations, it should get a message from the Governshould attempt to regulate the movements of any one of its own appointees. There would be instant and noisy re-Legislative affronts coully does not qualify his right, if he chooses to exer- countercise it, to invite the Senate and House. own business.

concerned we hope that the Governor sending in names for alleged confirma-tion. The eagerness of the Home Rulers to get hold of the names now shows that they have a game to play which bodes no good to Mr. Dole and his

Hy the time the Senate record is mad up, the members may want to expursihe whote thing.

We to one the speeding automore on of the signs that Honolida is keeping abroast of progress

permitter-1 rise to a point of order

as well. Anti-medicine should have its grounds of desertion. innings next in behalf of the Kahunas.

President of the Senate-If you want

and which, ever since, has been a fa- the Governor to send in his nominations of Ana Kahaulello vs. Killkol, upon the world institution with monarchs and so that they may be used to buildoze grounds of failure to support, crucity people alike. For about thirty years— the friends of the Administration into and habitual intemperance.

In the suit of Marie Josephine Hall has played at royal and national func- have to wait about sixty days before

other mail can arrive.

himself as his vessel wank is dispelled near St. by the testimony of Third Officer Hol- \$30,000. land, who says that Ward, when the for the May term. In this way Hilo would be moved by Itio went down, was trying to save the life of Mrs. Wildman The circumstance adds new luster to the name of Uitlander settlements would be able to this brave commander, who seems to for a permit for a two-story wooden sigh under the pleasing of the lute or have been a veritable Bayard attoat.

and drum; and Honolulu would not be Can any one tell why the so-called and that the permit had been refused wholly left to the tender mercles of the Republican charter was drawn? When by the Superintendent of Public Works, cians disperse, gentlemen of the Legis- nineteen out of twenty Republican commanding Superintendent of Public lature. Keep the band. Go and hear property owners were and still are Works McCandless and his assistant. ask native Hawaiians what they averse to any and all charter proposi- W. E. Rowell, to issue the permit in think of it; consider its value as a tour- tions. To the average mind the bulky question or to appear in court and ist attraction and stay the reforming document represents just so much show cause why such permit had been wasted time and good white paper.

fully, have been among the most in sistant Superintendent Rowell told him spiring pulpit discourses given in this on February 23 that the application was town. Those published today are deep- all right, but asked why Kan. Wing ly interesting and as such are presented. Chew would not build a brick building through the Advertiser to an audience Upon information and belief, Andrew larger than that which gathers under also states that McCandless has given all the preachers of Honolulu on a Sun- instructions to the employes of his own alone empowered to make; and now the day. There can be no more helpful office, those of the Board of Health de reading in the news columns of any partment and especially those of the local journal than these sermons.

Hilo must be getting tired of its reputation as a "good thing" among the people who want someone to pay the expenses of their private job-chasing at demanding or even suggesting Washington Little went, ostensibly, disregard of duty in the premises, adprompt action upon them; and what the for the Olas squatters, and came back mitting that the complainant is entitled House would say if the Executive with a Judgeship for himself. Then to the permit prayed for and signifying Gear went, presumably for Loebenstein their willingness to sign the same and in his pay, but is coming back with sentment. That the Governor takes Hilo gets is a chance to pay the bills no prizes for anybody but himself. All and see the procession pass to the pie-

Name went to jail for one hour only, on the ground that he had been obliged to work on the stone pile while awaiting trial. This statement was made by the committing Judge, who, as usual, was off his base. Nathe, as was shown in court yesterday, had been put to the lightest employment, just enough to keep him in health. For his easy escape from punishment he may thank the caperness of the Judge to swallow of \$20,000 for the period of two years from the state of Water M. Gibson, deceased the estate of Water M. Gibson, deceased the estate of Water M. Gibson, deceased the state of Water M. Gibson, deceased the estate of Water M. Gibson, deceased to the Frist Circuit Court.

The intervenors allege that they make the motion in protection of their rights; that they are the owners of certain lands on the Island of Lanai which are at pressuant production on the Island of Lanai which are at pressuant production on the Island of Lanai which are at pressuant production on the Island of Lanai which are at pressuant production on the Island of Lanai which are at pressuant production of their rights; that they are the owners of certain lands on the First Circuit Court.

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The intervenors allege that they make the motion in protection of their rights; that they are the owners of certain lands of Lanai which are at pressure and they are the owners of certain lands of Lanai which are at pressure and they are the owners of the Maunalel Sugar Company under lease for fifty years, said lease beginning March 13, 1899, sa So far as the request of the Senate is to work on the stone pile while awaitconcerned we hope that the Governor ing trial. This statement was made by will be very deliberate indeed about the committing Judge, who, as usual, that they are the owners of certain lands sending in names for alleged confirmation. The concernes of the Hume Rul.

was off his base. Nathe, as was shown on the Island of Land which are at presented to the Hume Rul.

COURT.

but the anti-vaccinationists will do just Circuit Court on Saturday upon the

A bill of exceptions was filed Satur-How would this sound in the United day by the plaintiff in the case of Corrinne Bartlett vs. Ward S. Bartlett, an Senator-I ask for a ruling of the action for divorce, by her attorneys. Kinney, Ballou & McClanahan, Later plaintiff filed a withdrawal of her moto know anything go and ask Tom tion for a re-opening of the case in the First Circuit Court.

The First Circuit Court on Saturday the We coust that legislators who want granted a decree of divorce in the case

against William A. Hall for divorce upon the grounds of adultery and failure to provide, hearing was had yes- ited The loss of the Rio compels Honolulu terday afternoon in the First Circuit and our own people unbounded pleass to make a long wait for its Coast mail. Court on the motion for alimony, ature. To obliterate it now would be to The Peru, which was put on as the torneys' fees and costs. The motion remove one more landmark of the past Rio's substitute, is said to have gone was granted and the defendant ordered and to cut off about the only means directly to the Orient, passing this port to pay, within thirty days, the sum of of public entertainment which the Ha- to the northward. As a result it may \$100 to J. T. De Bolt, attorney for plain- prays for authority to convey real prop of public entertainment which the Hawailian metropolis can regularly count be Tuesday or Wednesday before another mail can arrive.

Tiff, as retainer, and also to pay forthwent to the mail can arrive.

With the sum of \$15 as court costs and pay the plaintiff \$15 per week as band is a half-plausible one; that is to The anti-Catholic oath taken by King alimony, pending decision, the first of to say that the other Islands should Edward on his accession to the throne such payments to be made the 15th of to say that the other Islands should to say that the other Islands should is making no end of trouble in Great not be compelled to pay any part of the is making no end of trouble in Great the current month, and the court turned in giving entertain—and Ireland. Cardinal Vaughan has taken official cognizance of it and has taken official cognizance of it and has taken official cognizance of it and has taken official cognizance will lowed to mortgage his real estate at lowed to mortgage his real estate at lowed to mortgage his real estate at liabilities estimated at \$16,000. pense and that a big proportion of its amend the King's oath by striking out the sum of \$1,000 at a rate of not to exceed 9 per cent.

The petition of the plaintiff allege The rumor that Captain Ward killed that defendant is the owner of land ry Louis College to the value of The hearing of the case is set

WILL GRANT PERMIT

Upon the petition of Kan Wing Chew alleging that he had filed an application frame building on Smith street, com plying in all conditions with the law the work on it began everybody knew the Judge of the First Circuit Court that it had no chance of passage; and issued a writ of mandamus on Friday

The petition of the Chinese is accom-The sermons of Rev. Dr. Chapman, panied with the affidavit of Lorrin An which the Advertiser has printed quite drews, in which it is stated that As survey department, to hinder and de-lay all applications for permits for

wooden buildings in the burnt district The answer of the defendants was filed yesterday afternoon, denying the complainants' allegation of neglect and

MORE TROUBLE FOR SUGAR CO. A motion for leave to intervene was filed Saturday in the case of Gear, Lansing and Company vs. the Maunalei Sugar Company, by David Dayton, trustee of

Agricus and the many of the analysis of the section of the child by the analysis of the section of the child by the section of the s

PROBATE.

A deed of appointment was filed in the First Circuit Court yesterday appointing William O. Smith trustee in the estate of J. H. Wood, deceased, to succeed Henry Waterhouse, whose resignation has been duly filed. N. R. Keola, the commissioner

The Chair Sergeant at Arms, put that man out Nebody here has any thing to do with orders but me.

The bonds of matrimony previously thing to do with orders but me.

The bonds of matrimony previously existing between Kefa Kaka Marquez and the consection of the witnesses to find and Francisco Del Almeda Marquez friends in the Legislature. There are were dissolved by decree of the First to have been sound in mind and body but the anti-vaccination is availed to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will and testament of A. A. Doiron, decrees desirable to take testimony in re the last will an anti-value to take testimony in re the last will an anti-value to take testimony in re the last will an anti-value to take testimony in re the last will an anti-value to take testimony in re the last will an anti-value to take testimony in r and onlinely competent to make a will at that time—July, 1883. Return was made yesterday by L. E. Levin, deputy sheriff of Hilo, of an exe-cution issued out of the Supreme Court

last December, ordering a levy and tion sale of the personal property of the Kaawalli Coffee Company. The return shows the proceeds of the sale to have been \$98.79 and the expenses are taxed at \$17.44. leaving a net of \$\$1.25. The execution was for \$134.44, that sum being the total of a judgment given the plaintiff in the damage suit of H. Hackfeld & Co. vs. the Kaawalli Coffee Company, and costs

A notice to place cause on calendar has been filed by Smith and Parsons, attor-neys for plaintiff, in the Supreme Court, on exceptions to the Fourth Judicial Court in the case of Henry J. Lyman vs. Hiso Tribune Publishing Company, Lim-

The petition of the Hawaiian Trust and Investment Company, guardians of the five Kahookano children, was heard in the First Circuit Court yesterday after-noon, decision being reserved until 19 this morning.

erty.

The case of Ng Chung Tug vs. Jick Kee, decision in which was given by the Judge of the Supreme Court on Friday, was yesterday remanded to the First Circuit Court for further proceedings in accordance with the decision.

A petition for involuntary bankruptey was filed in the District Court wasterday.

Edgar Henriques was yesterday dis-charged by decree of the First Circuit Court from the office of trustee for Hen-ry Kohi, Jr., a minor, and his bond can-celled, in accordance with his petition. Alfred Dahlstrom, a native of Sweden, aged 37, was admitted to citizenship yes-terday in the United States District

case of Kamaka Kekaupha schooner Robert Lewers Company is still in process of trial in the United States District Court.

showing a total of \$1462. A remitting was also filed by W. O. Smith and R. D. Mead, attorneys for plaintiff-respondent, remitting the sum of \$88, with accused interest, from the \$187 allowed as damages on the 24th of May, 1900, by judgnent of jury.

Argument in the case of Kapiolani Es-

tate vs. Mary H. Atcherly was had in the First Circuit Court yesterday. The deci-sion was reserved, briefs to be filed with the court by the respective counsels.

WILL SUCCEED THE COLEMANS

The withdrawal of Mr. and Mrs. H. E. Coleman from their active Christian work in Honolulu the last of May will be regretted by very large circles of friends, and their places are no easy to fill. The directors of the Young Women's Christian Association considered only one candidate, and were unanimous in the choice of Mrs. Edith A. Brown, who was one of the ladies most interested in the formation of the association, and one of the board of directors. Mrs. Brown is a native of Clinton, New York, where she studied and taught in Houghton Seminary, organized last Sunday afternoon at the and later taught in Philadelphia, Los Waverley Club. A large assembly of Angeles, Sait Lake City and Chicago. In the latter city she was later employed by the Value Bandel Sold.

The Stimulus of Pure Blood

That is what is required by every organ of the body, for the proper per-

It prevents biliousness, dyspepsia, constipation, kidney complaint, rheumatism, catarrh, nervousness, weakness, faintness, pimples, blotches, and all cutaneous eruptions.

It perfects all the vital processes.

W. P. Keeton, Woodstock, Ala., took Hood's Sarsaparilla to make his blood pure. He writes that he had not felt well but tired for some time. Before he had finished the first bottle of this medicine he felt better and when he had taken the seco another man - free from that tired feeling and able to do his work

Hood's Sarsaparilla Promises to cure and keeps the

promise. Accept no substitute, but get Hood's today. LOCAL BREVITIES.

H. Alexander Isenberg was a pas-enger on the Peking, which left Sat-

urday. Tax Assessor Robinson, of Maui, is topping at the Hawaiian Hotel for a

few days. Hon. Samuel Parker came to the city n the Kinau last Saturday, from the big Island.

Lewis Morrison, than whom there is no better known actor in the States, will arrive on the Sierra today.

Lamp globes are always breaking. See the prices on the globes in Di-mond's this week. They are included in his special sale, No. 9. Mrs. C. W. Hodgson, wife of the representative of Ginn, Heath & Co., who has been visiting with Miss Charlotte Hull, returned to San Francisco on the

on the Sonoma, Mr, and Mrs, Lloyd, of the same party, have decided to remain over in Honolulu until the latter part of the month.

Mrs. B. F. Dillingham and Mrs. Atbert Raas returned Saturday on the Kinau from Hilo and other points, which they visited in company with the party of capitalists from San Franisco who are being escorted over Hawaii and Maui plantations by Messrs. Dillingham and Thurston.

Frederick O'Brien, who has been with the Advertiser for about a year, the most of the time serving the paper as city editor, has resigned his position and will leave, with Mrs. O'Brien, for San Francisco on the Rosamond. It is understood to be Mr. O'Brien's pur-lesse to spend some months recuiperat pose to spend some months recuperating in the fishing and hunting resorts

HONOLULU HAS EYRIE OF EAGLES

They Flock Today to Greet Grand Organizer Cheatham.

The Honolulu Eyrie of Eagles was

FASHION'S FANCIES.

Some Recent Importations.

The Newest Fabrics Both Domestic and Foreign.

WAY off in old New England, in the town of Manchester, N. H., stand three immense mills, employing 17,000 operators and weavers, whose product is famed from ocean to ocean, and from the Great Lakes to the Gulf, for its superb quality and style. Our share of the spring pro-duction—some 25,000 yeards—is at hand.

Among them are quantities of batistes, percaies and dimitles, which seem to be made expressly for this cilmate. The patterns are dainty and tasteful—the colors fast enough to stand the most rigorous laundering. They are selling at the store of Whitney & Marsh at 15 cents and 20 cents the yard.

36 36 36 Then there are tissues and zephyrsevery piece spick and span-light in weight, but strong in weave. These, at same store, are 30 cents and 45 cents the yard.

Mrs. C. W. Hodgson, wife of the representative of Ginn, Heath & Co., who has been visiting with Miss Charlotte Hall, returned to San Francisco on the Peking.

J. S. Waiker, administrator of the Lazarus estate, has paid into the Circuit Court all funds due the estate, amounting to \$800. This was done by order of the court.

Mr. and Mrs. W. S. Goodfellow and Mr. Tourney of the San Francisco Ger.

Among the foreign importations are French laces and grenadines in the choicest weaves and color combina-tions for evening gowns; white, black

and yellow grounds, harmonizing exand yellow grounds, harmonizing exquisitely with entirely new and handsome designs. You could find no better goods in New York, nor could you find there an artiste more capable of creating them into elegant gowns than is Madame Badgley, the head of Whitney & Marsh's dressmaking department. The prices are \$5.00 and \$6.00 the yard the yard.

Embroidered Swiss dress patterns, which come in evening shades, at \$9.00 and \$12.00 the piece, will make deliciously fluffy gowns that will be exceedingly swell and exclusive. An upto-date store never imports more than one piece of a kind one piece of a kind JE JE JE

To go with these you will find thou-sands of pieces of chantilly, valencien-nes and venise laces, in bands, edg-ings, insertions and all-overs, together with white Swiss edgings and bands in the finer grades. These are perfect dreams of the St. Gall lacemakers' art. Together with these goods we have

described, there came on the Mariposa a consignment of ladies' duck, crash and picque skirts, and another lot of those irresistible shirtwaists, which, as usual, include a variety of charmingly

There can be no question but that the "Sonnette" is the acme of Ameri-can corset manufacture. Whitney & Marsh have imported a large number of their latest successes—the much-coveted "straight-front," and carry



